_ NECLOUD __ 81 3vi 0 ou 1 CHRISTOPHER CHIOU FEB 16 2022 Acting United States Attorney District of Nevada 2 Nevada Bar Number 14853 CLERK US DISTRICT COUR DISTRICT OF REVIOUS 3 K. NICHOLAS PORTZ Nevada Bar Number 12473 Special Assistant United States Attorney 4 501 Las Vegas Blvd. South, Suite 1100 Las Vegas, Nevada 89101 Phone: (702) 388-6206 Email: nick.portz@usdoj.gov 6 Attorneys for the United States of America 7 UNITED STATES DISTRICT COURT 8 DISTRICT OF NEVADA 9 UNITED STATES OF AMERICA, **CRIMINAL INDICTMENT** 10 Case No.: 2:22-cr-39 APG VCF Plaintiff, 11 **VIOLATION:** 12 VS. 18 U.S.C. §§ 922(g)(1) and 924(a)(2) – Felon in MARK WALKER, 13 Possession of a Firearm Defendant. 14 15 16 17 THE GRAND JURY CHARGES THAT: 18 **COUNT ONE** (Felon in Possession of a Firearm) 19 On or about January 10, 2022, in the State and Federal District of Nevada, 20 MARK WALKER, 21 defendant herein, knowing he had been convicted of a crime punishable by imprisonment for a 22

term exceeding one year in the State of Nevada, to wit: Battery Constituting Domestic Violence – Strangulation, in the Eighth Judicial District Court for Clark County, Nevada, on or about

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1	March 12, 2013, in Case No. C286502-1; Conspiracy to Commit Robbery in the Eighth Judicial
2	District Court for Clark County, Nevada, on or about February 24, 2009, in Case No.
3	C250990; Battery Constituting Domestic Violence and Trafficking in Controlled Substance in the
4	Eighth Judicial District Court for Clark County, Nevada, on or about August 4, 2005, in Case
5	No. C212601; Possession of Controlled Substance in the Eighth Judicial District Court for Clark
6	County, Nevada, on or about August 4, 2005, in Case No. C207389; and Reckless Driving and
7	Possession of Controlled Substance with Intent to Sell in the Eighth Judicial District Court for Clark
8	County, Nevada, on or about May 8, 2001, in Case No. C171898, did knowingly possess a
9	firearm, to wit: a Springfield Armory model XDM9, 9-millimeter handgun bearing serial
10	number MG427593, said possession being in and affecting interstate commerce and said
11	firearm having been shipped and transported in interstate commerce, all in violation of Title 18
12	United States Code, Sections 922(g)(1) and 924(a)(2).
13	DATED: this 16 th day of February, 2022.
14	A TRUE BILL:
15	/S/ FOREPERSON OF THE GRAND JURY
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17	CHRISTOPHER CHIOU Acting United States Attorney
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19	By S/
20	K. NICHOLAS PORTZ Special Assistant United States Attorney
21	Attorneys for Plaintiff
22	UNITED STATES OF AMERICA
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